

February 6, 2006

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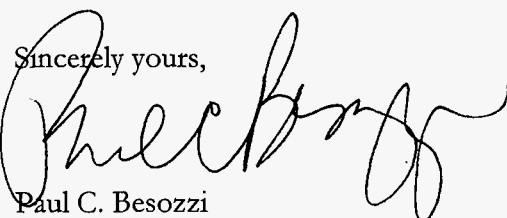
BY ELECTRONIC COMMENT FILING SYSTEM

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: EB Docket No. 06-36 – Preferred Communication Systems, Inc.

Dear Ms. Dortch:

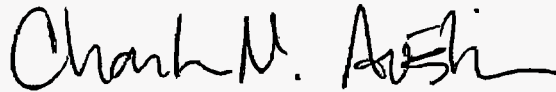
In accordance with FCC Public Notice, DA 06-36, released February 2, 2006, enclosed is the compliance filing of Preferred Communication Systems, Inc.

Sincerely yours,

Paul C. Besozzi

cc: Charles M. Austin

CERTIFICATE

I, Charles M. Austin, an officer of Preferred Communication Systems, Inc. ("Licensee"), certify as agent for Licensee that I have personal knowledge that Licensee has established operating procedures that are reflected on Attachment 1 hereto and I believe that such procedures are adequate to ensure compliance by Licensee with the applicable rules of the Federal Communications Commission contained in Part 64, Subpart U of Title 47 of the Code of Federal Regulations with respect to Customer Proprietary Network Information.

A handwritten signature in black ink, appearing to read "Charles M. Austin", written over a horizontal line.

Charles M. Austin
President
Preferred Communication Systems, Inc.
February 6, 2006

Attachment 1

Preferred Communication Systems, Inc. ("PCSI") is licensed to provide Specialized Mobile Radio Service using conventional, general category, site-based licenses, all of which are located in Puerto Rico or the U.S. Virgin Islands ("CMRS") and does not plan to offer telecommunications services to customers in categories other than CMRS.

To the extent that PCSI collects any customer proprietary network information ("CPNI") in providing such services, the Company has internal policies in place to ensure the security of the data. Company employees understand the requirements to keep such information confidential. Any such information is not sold, rented or otherwise made available to third parties, except to the extent permitted by applicable law and regulation (e.g., 47 U.S.C. 222(d)).

PCSI does not make CPNI available to its sales personnel and does not use, disclose or permit access to CPNI for internal marketing purposes (i.e., for the marketing among classes of services). In light of the limited, foregoing nature of PCSI's telecommunications services, PCSI does not maintain either an "opt-in" or "opt-out" system with respect to CPNI.

PCSI's President, Charles M. Austin, understands that Part 64, Subpart U of Title 47 of the Code of Federal Regulations ("FCC CPNI Rules") governs PCSI's use and control of any CPNI. Mr. Austin is the certifying officer of PCSI for CPNI purposes. Mr. Austin also is the individual in the organization responsible for establishing procedures to maintain the security of the CPNI of PCSI's customers.